In The united States District Court for
The Middle District of Ababaman MARIT A 9:35

MALONE, Ronald Marches David

Ronald David MALONE - Brittney Binac Brackins, SANDRA GRANT Brackins

Praintiff

Caseno.

Tobelivedoutby clark

South East Alabama Medical Et. AL.

Dr. Jones D.D. Donna JoTew, Robinson, T. Wilkes Et. AL.

Detendants

Medical bicense Commission Et. Ab.

DEMAND FOR JURY TRIAL

Civil Action Complaints BO 1:06CV248-A

COMES NOW Rowald David Mahone, Plaintiff Brings This
Above Styled Cause In The Best Intrest of Briting Binac Brackins
Who is Aminor, And unable to Represent her self In this Instant Cause,
And because I Ronald David Mahone is the biological father of Said Minor.
Represent British Binac Brackins Pursuant to The 6th (ix) Amendment of the
united States Constitution. And for The following There of!

Action ONE - Medical Malpractice-100 Million Pollors

DN or About August 1-7 2004 My Daughter Who is A Minor, Who wame is

Brithney Binuc Brackins, 15 years of Age Was Admitted In The South East

Alabama Medical Center, Comptaining of Labor Pain and Cramps from being

Prequant, She was Rush to The Maternity ward Room 240 Where she Laid

IND Delivery Position for Approximate 2 hours with her Baby feet and

Posterior Hanging from her vaging. The Doctor was Called from home or on

Call, but When he did Arrive and Attemp to Deliver The Lifeless Baby.

The Doctor said This baby has been Dead 4 to Sday "The baby was foot

Printed and Taken away for An In house Autopsy, Against We as Prents

Objection, We ask That a Neutral Party Pretorm the Autopsy, My Daughter

Came To The South East Alabama Medical Center Onorabout The Iday of

August 2004, Complaining That her Water had Broke And That she felt That She was IN Labor, She was Examine by The Attending Emergency Room Doctor, Dr. Jones D.O. Who Told us That her Vagina wall was still IN tact And That the fluid was from AN Infection And Preseribe A Antibiotic for her to Take and Return to her Regular Doctor At The Houston County Health Department, There was No ultra sound Administered. My un Born Grand Child Louldhave Survive If Proper Care And Procedure With The Proper . Physician was appointed by the Medical Staff on her first user on or about The Iday of August 2004, The South East Alabama Medical Center/orIts Agent failed to give the proper standard of Care That should have been provide to Britting Binac Brackins, Andher unborn Child, Parents of Britting Binac Brackins Seek 100 million Dollars for Medical MAI practice, Wrongful Denth and fraud Of the Alter of Medical Records And Ask That This Honorable Court Issue AD ORder for A fBI. Investigation of the Alter of Medical Records by A And of A Patient Who was under Medical Care Which is funded by the united . States, because Medical Payments May have been Alter to Charge for Medical . Work not Pretormed by the Above-named betondand forths Agents.

Action D. - Wrongfull Death - SEEK loomillion bollers
ON or about August 1, 2004 Brithney Binec Brackins a Minor Went to The
South East Alabama Medical Center Located In Bothan, Alabama, Complaining
That her water had Broke because of the fact that She was frequent, After
Being Examined The Botor Listed as one of The Defendant's Told the Parent's
of Brithney Binac Brack is That her water had not Broken, but The fluid That she
Seen was from An Infection, and send her home, without Keeping her In the
Hosiptal for futher Observation, 3days After This Wrong Diagnosis by Dr. Jones
D.O. Lead to The Death of A UNDORN Baby, That Could have been Delivered ON

August 1, 2004, If proper Standard of Care was Conduct, The baby would have Lived And Could be Living today, because of the Acts And Ommission by the South Gast Alabama Medical Center Jorits Agents I Brings this loom. Ilion Dollars Lawsuit for the Wrontall Death of Baby Brockins And Mental August That occurred At the Hands of the Above-Named Detendants.

Action Three (3) froud of the Medical Records ONOTAbout November 18, 2004 I filed A C. J. LACTION Complaint IN the Circuit Court of Houston, County, Alabama CASE NO. CV-04-771-J Iwas Devied A fair And Importial Hearing by the State Courts, And the Alabama Courtot Cruil Appeal Aftermed the Circuit Court of Houston County Decisions for Summary Judgement, After A Clear Showing to the Circuit Court Judge Meindham That The Court Record Was Andhad been Altered, And with his Agreement, sided with the Detendant's, I will Attemp to Walk This Honorable Court Thru Medical Records Certified To be True, Sworn And Subscribed by Donna Jo Tew MARKEYhibit A) The first Page of Importants Maternal Vitals Dated 9/03/94 The Attending Physician Disclose That he was Trying Atthe time of Delivery, That my Daughter Tempeture was Extremely High because of the bead baby been Inside of her for 3 to 4 day, Record Title Material vitals Page 116 MARK Exhibit (B) Phantiff Evidence to be Made portof the Record of this Law suit, If you Observed ON this Page Temp (F) 100,3 It Will show That My Daughter Vital WAS Check & Times All of The 5 other Temperture has Deleted from the Record because It will Show that My temperture was At A High 107-109, And If you Closely you W. 11 see that This page was made and Laid over the ORiginal And that The Lines has been Drawn back After They had put The Vitals They wanted The Record to Reflect, And the second Partof the vital sign has been hettoff, you can also observed That the Paper is the ORiginal Document, but the

Bottom of the Paper is Clearly fraudulent Done, To Cover up the fraud The paper Disclose Poor ORiginal" Also Look Closely to The Line Around The paper It will show that These Line was Drawn. Plantiff brings This Honorable Court Altention Record Page 112 Mark Exhibit (C) Will show that This Page 112 Diclose froud by Dr. ME for land by stating Membrane status, Membrane Ruptured 9/3/04-14:00 cot, which is untrue and Incorrect, because My Daughter Membrane Ruptured 9/1/04 This is AN Attemp by Doctors to Cover up The wrongfull Death And wrong Diagnosis by Dr. James Jones This Page has been MAde Andhaid on top of The ORiginal Page, Page 112, 113 III have All been Altered Asto Committeeud by South East AlAbama Medical Center Andfor It's Agents, Rage 114 Shows A Empty Page has been haid over The Entire Page Mark Exhibit (4) Page 13 | Mark Exhibit Shows the tollow-MARKEXHIBIKG) Up. Page 138 Mark Exhibit (H.) IASK The Court to Look At Time 1338-fetal Heart Tones Attempted - NO Result and 1400 fetal Heast tones Obtained. unable to Count R/+ movement, A Sentence Continued After A Perrod. If you Look Atthe topof the page under the Code you will see that here is A Nother page Land over the Drig wel. This Page only Go the Date on the .. Computer print out which could not be Altered . The form fail to Disclose DAte because of the Continue Cover up of wrong During by Hosip. tal And or/It's Agents. Exhibit (I-J) I Like to bring This Honor Able Court Attention to The Date on Exhibit(I) The Date has been Delete from the Record And the Line has been Brawn back The fon for has been Reconnected and the time has been Complete White out And 3 has black out becouse It Will Show That Dr. James Jones D.O. Sent My Daughter back home on 9/1/2004, Look At The Number 6. has been Redraws Audthe Code has been Change to Show 3day Later, you don't Have Call Tuesday for Lweek forlow-up At Houston County Health Department If the baby have been belivered, Also The Number 7. has been Redrawn As to Continue to Cover up by fraudulent Alter of the Lecord, I feel That I have Shown This Honorable Court Grough fraud, Plaintiff Seek 100 million Dollars from Each Doctor In their Personal Capacity Working under the Color of South East AIADAMA Medical Center. I would Recover fraud Damages from Donna To Tew Term Coordinator, Medical Fecords, Thomas W.C. Robinson M.D. And James Tones D.O, South East AIADAMA Medical Center.

Respect fully Submitted

Action Three (3) Reliet Sought

i. Plaintiff Seek AN Order TO freeze All Assets of the Above Named Detendants So to ENSUre Compensation of the Criminal Act of froud, And this Said Plaintiff Asked This Put A bien until The final Disposition of Said Action 50 That They Will not be able to sell, Transfer, of Said Property, or any thing of Valuese To Dodge All Compensation of thier Act or Ommission to Cause In Jury to British Binuc Brackins, Also Issue An Order for the Above warmed Determined To Disclose to This Honorable Court All Brank statements, owned Property, C.D. Stocks, bonds, 401 K, Retirement Assets, Automobile auditiles Thereof, And These Records be provided to The Plaintiff Also And that The Above named be Notified by Summon by Federal Marshall.

2. Praintiff Seck An Order Issued for The f. B.I. Investigation for Immediate Settlement At once, And That This Honorable Court Allow 90 days for The Above-wamed Defendant's to Comply with Plaintiff we wishes on Commence with Federal Investigation of the fraud Committed by the Above-wamed Belandands.

heiref sought continued Action Two (2) Relief Sought

- 3. Pha. wtiff In the Best Interest of Brithay Bince Brackins seek AD Arbitrator Inthis Instant Cause, That A Hearing Date Set After This Honorable Court Notify said Defendants of SAid ACTION Against Them. TO Take Core of All Representation fees, Court Cost And travel Expensive Touch from Court.
- 4. Phaintiff seek 100 million Dollars for the Wronful Beath of Baby Brackins And the Above-named Deterdants be notified That In the Interest of Brittney Binac Brackins, The Parents seck Compensation for her because she is aminor. And For Detendant's to pay All Representation fees and court cost and travel Expensive Tourd from Court.
- 5. Phonetitt seck AN ORder Freezing All Asset of the Above Defendants, such . AS YOIK, CD's, Property, Homes, Beach Homes, Automobiles Titles, Bank Stocks are Bound Accounts until The fined Disposition of this Cause Against Said Defendants TO ENSUre That NO Asset be Transferred Asto Avoid The Compensation for the INJured Suffered by The Above-Warned Defendant's / Andor It Agents. And that A Record of All Assets be made Pertof the Record of the Court and these Records be provide to the Above-waved Pharm fift.
  - 6. Phaintiff seek AN ORder for the ORiginal Hosipital Record be made Partofthis Court File of the visit of Brithey Binac Brack no oo The Nates of 9/1/04 - 9/7/04 AND That These Kccord be seal by federal Marshall to Eusure futher fraud are Not Committed . Phanotiff weed Record Seal until A Hearing is set, I This done to .. Properly Detend My Couse IN open Court and The Kecard be provided To me Without Cost belause I'm Indigent.

- Action(2) Relief Sought Continued
- 7. Praintiff seek AtriAl by Jury or Reason Able Settlement under the watchfull Eye of A Court Appointed ARbitrator.
- 8. Praintiff seck AN Older for The Defendants To Respond At ONCE of SAID Complaint Against Them, AND That All Medical Records of Britimy Binac Brackins be seal to Ensure notather fraud And That AN ORder be Issued for The federal MArshau office Pick These paper up Personally from the South East Alabama Medical Center And Copies of These Records be provided to me without Cost. because of the fact that I'mm Indigent. And That The Wete dants be notified by Summons.

Action lione - Medical Malpractice

Praintiff seek 100 million Dollars from James Jones 10.0. And Thomas Wilkes Robinson M.D., South East Alabama Medical Center/Andorsts Agents for Medical Malpractice That Cause the Death of baby Brackius The son of Brittney B. Nac Brackius Andfor The Instury And Mental Devress Cause by the Above-waned Detendants. The betweendants Each is being sued Inthem Person Compacty And the SouthEast AlAbama Medical Center Sued IN Their Corporation Compacity. That These Delendant's be notified by Summons TO Respond At once to Allegation That They All Ave Directly or IN Breetly Resposible for The Death of baby Brackins by Neglinence Acts or Ommission of Medical Treatment which failed Below the Standard of Care That you All As A Medical Provider was Legured by LAW To upheld. And All Medical Accords of 9/1/04-9/7/04 be sent to this court.

2. Prantité seek Trail by Jury or Arbritanter for Alesonaine settlement 7. Lordel Dourl Weller

	Service of	Symmons
1.	outhEast Alabama Medical Center St. AL. fraud-Medical Mulpractice Death	
		Suedfor 100 million Dollars
	Dothau, AlAbama 36301	
2.	DR. JAMES Jones D.O. Fraud - Medical Malproclice - Wrongful Death	
	1108 Ross Clark Circle	sued for 100 million Dollars
	Dothau Alabama 36301	
3.	DR. Thomas Wilkes Robinson M.D Frand-Medical Malpractice-Wrongful D	
	HOB Ross Clark Circle	sued 100 million Dollars
	Dothau, Alabama 36301	
4.	DONNA JO TEW - Fraud - Pers	soud Capacity
	1108 Ross Clark Circle	sued 100 million Dollars
	Bothan, AlAbama 36301	
	Phaintiff Listed Below	*
5.	Bonald David MALONe	Ronald David MALONE
	P.O. BOX 5107 -	408 stough st.
+	UNION Springs, Alabama	Dothan, AlAbania 36303
-	36089	Defendant Listed Below
	Miss. Britiney Binac Brackins	Medical Liceuse Commission
	503 N. Appletree St.	848 Washigton Ave
	Dothar, Alabama 36302	Montgomery, Alabiama
•		36130
7.	Miss, Sandra Gail Brackins	Bourd of Medical Examines
	503 N. Appletree St.	848 Washigton Ave
•	Bothan, Alabama 36302	Montgomery, Ald brama
		36130
•		

Sworn and Subscribed To before Me 4h day of Many
2006
Lange C. Anthon
MY COMMISSION EXPIRES: Mar 18, 2007
My Commission Supires
Certificate of Service
I filed ONThis 16 day of MArch 2006. A
Civil Action Complaint In the Middle District of the united
States, Located IN Montgomery, Alabama, by Placing It In the united
States Postal Service. <u>Ronald Harris Male</u>
P.D. Box 5107
UNION Springs, Alabama
36 <b>8</b> 9
Lonald Havid Wale
408 Stough Street
Dothan, Alabama

36302